Case 13-51417-jem Doc 14

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B27 (Official Form 27) (12/09)

UNITED STATES BANKRUPTCY COURT

Northern District of Georgia

In i'e	Justin J. Barlow
	Debtor

REAFFIRMATION AGREEMENT COVER SHEET

d in its entirety and filed, with the reaffirmation agreement attached,

This for within t	rm must be completed in its entirety and filed, with the beautiful to the reaffirmation agreement. The time set under Rule 4008. It may be filed by any party to the reaffirmation agreement.
1.	Creditor's Name: CAPITAL ONR, N.A SUZUKI
2.	Amount of the debt subject to this reaffirmation agreement: \$\frac{2004.27}{2004.27}\$ on the date of bankingtey \$\frac{2000.00}{2000.00}\$ to be paid under reaffirmation agreement
3.	Annual percentage rate of interest: % prior to bankruptcy Annual percentage rate of interest: % prior to bankruptcy Munder reaffirmation agreement (Fixed Rate Adjustable Rate) Munder reaffirmation agreement (Fixed Rate Adjustable Rate)
4.	Repayment terms (if fixed rate): \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
5. 6. (If ye	Collateral, if any, securing the debt: Current market value: \$\frac{7000.00}{2008.000}\$ Description: \frac{2008.8UZI GSX1000K8 JSIGT77AX82107032}{2008.000}\$ Does the creditor assert that the debt is nondischargeable? Yes No es, attach a declaration setting forth the nature of the debt and basis for the contention that the debt and schargeable.)
-	btor's Schedule I and J Entries Debtor's Income and Expenses ns Stated on Reaffirmation Agreement
7 <i>A</i>	Total monthly income from \$ 2, 53,007B. Monthly income from all \$ 56.000 sources after payroll deductions
9.7	Schedule I, line 16 Total monthly expenses \$2,613.68B. Monthly expenses \$5,613.68B.
	from Schedule J, line 18 9B. Total monthly payments on \$ 0 9B. Total monthly payments on \$ 10 10 Total monthly payment
y. 	Schedule J 10B. Net monthly income
	(Subtract sum of thes of the line 7B. If total is less than zero, put the number in brackets.)

Page 2 B27 (Official Form 27) (12/09) Explain with specificity my difference between the income amounts (7A and TB) 11. The first that the country of the co The state of the s Explain with specificity any difference between the expense amounts (8A and 8B): 12. If line 11 or 12 is completed, the undersigned debtor, and joint debtor if applicable, certifies that any explanation contained on those lines is true and correct. Signature of Joint Debtor (if applicable, and only Signature of Deutor (only required if required if line 11 or 12 is completed) line M or 12 is completed) Other Information Check this box if the total on line 10B is less than zero. If that number is less than zero, a presumption of undue hardship arises (unless the creditor is a credit union) and you must explain with specificity the sources of funds available to the Debtor to make the monthly payments on the reaffirmed debt: Was debtor represented by counsel during the course of negotiating this reaffirmation agreement? If debtor was represented by counsel during the course of negotiating this reaffirmation agreement, has counsel executed a certification (affidavit or declaration) in support of the reaffirmation agreement? FILER'S CERTIFICATION I hereby certify that the attached agreement is a true and correct copy of the reaffirmation agreement between the parties identified on this Reaffirmation Agreement Cover Sheet. Print/Type Name & Signer's Relation to Case

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B240A (Form B240A) (04/10)

Check one.

Decomption of Undite Hardship

No Presumption of Undite Hardship

See Debtor's Satement in Support of Reasfirmation,

Part II below, to determine which box to check.

UNITED STATES BANKRUPTCY COURT

Northem District of Georgia

	Case No. 13-51417
In re Justin I. Barlow Debtor	Chapter 7
REAFFIRMATION D	OCUMENTS
Name of Creditor: CAPITAL ONE, N.A	
Check this box if Creditor is a Credit Unio	
PART I. REAFFIRMATION AGREEMENT Reaffirming a debt is a serious financial decision. Before Agreement, you must review the important disclosures,	
this form.	Secured revolving account
A. Brief description of the original agreement being ream	For example, auto loan
B. AMOUNT REAFFIRMED: \$ 7000.00 The Amount Reaffirmed is the entire amount that y unpaid principal, interest, end fees and costs (if any which is the date of the Disclosure Statement ports	you are agreeing to pay. This may incline y) arising on or before, ion of this form (Part V).
padfirmed" in Pa	rt V, Section C. Verviii
TERCENTAGE RATE applicable to	the Amount Realization
See definition of "Annual Percentage Rate" in Fe	art V, Section C below. O Variable rate
This is a (check one) Fixed rate If the loan has a variable rate, the future interest rate ma	ry increase or decrease from the Annual Percentage Rate
If the loan has a variable rate, the rate	
disclosed here.	•
	3/21/201

109-pnp-03C 1	3-51417-jem Doc 14 Filed 04/29/13 Entered 04/29/13 14:54:41 Document Page 4 of 18	Desc Main
B240A, Reaffirmati		Page 2
	tion Agreement Repayment Terms (theck and complete one):	
Ø	\$ 150.00 per month for 4 months starting on 6/00/13.	ent from
(1	Describe repayment terms, including whether future payment amount(s) may be different the initial payment amount.	
E. Describe	the collateral, if any, securing the debt:	
	Description: 2008 SUZI GSX1000K8 JS1GT77AX82107032 Current Market Value \$ 7000.90	
	lebt that is being reaffirmed arise from the purchase of the collateral described above? 10979.55	
	es. What was the purchase price for the collateral?	-
a 1	the changes made by this Reaffirmation Agreement to the most recent credit terms on t	
debt and an	y related agreement: Terms as of the Terms After Date of Bankruptcy Reaffirmation	
fe An	ance due (including \$ 7,004.27 \$ 7000.00 0	
H. O Ch	eck this box if the creditor is agreeing to provide you with additional future credit in co s Reaffirmation Agreement. Describe the credit limit, the Annual Percentage Rate that ure credit and any other terms on future purchases and advances using such credit:	nnection with applies to
PART II		REEMENT
A. Were	you represented by an attorney during the course of negotiating this agreement?	
	heck one. Tyes INo	
	heck one. DYES DNO	
C	creditor a credit union?	

B240A, Reaffirmation Documents

C. If your answer to EITHER question A. or B. above is "No," complete 1, and 2, below

- Your present monthly income and expenses are:
 - a. Monthly income from all sources after payroll deductions (take-home pay plus any other income)

\$ 2,530.2.

b. Monthly expenses (including all reaffirmed debts except this one)

\$ 2613.0 3 C-83.00)

c. Amount available to pay this reaffirmed debt (subtract b. from a.)

\$150.00

d. Amount of monthly payment required for this reaffirmed debt

If the monthly payment on this reaffirmed debt (line d) is greater than the canount you have available to pay this reaffirmed debt (line c.), you must check the box at the top of page one that says "Presumption of Undue Hardship." Otherwise, you must check the box at the top of page one that says "No Presumption of Undue Hardship."

You believe that this reaffirmation agreement will not impose an undue hardship on you or your dependents because

Check one of the two statements below, if applicable:

- You can afford to make the payments on the reaffirmed debt because your monthly income is greater than your monthly expenses even after you include in your expenses the monthly payments on all debts you are reaffirming, including this one.
- You can afford to make the payments on the reaffirmed debt even though your monthly income is less than your monthly expenses after you include in your expenses the monthly payments on D all debts you are reaffurning, including this one, because:

Use an additional page if needed for a full explanation.

D. If your answers to BOTH questions A. and B. above were "Yes," check the following statement, if applicable:

You believe this Reaffirmation Agreement is in your financial interest and you can afford to make the payments on the reaffirmed debt

Also, check the box at the top of page one that says "No Presumption of Undue Hardship."

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B240A, Reallirmanion	ERTIFICATION I	By DEBTO	R(S) AND S	IGNATURES (OF PARTIES		e West
I hereby certif	y that:						
(1) (2)	t	the debt des s Reaffirmat) and the Dis	cribed above. ion Agreemer sclosure State	nt, I read the ten ment, instruction	ns disclosed in this Rea as and Definitions inclu	ffirmation ded in Part V	1000
					ment (Part II above) is t		, ,
(3)	The Debtor's Stat complete,	tement in ou	- out voluntari	ly and am fully	informed of my rights a	md	
(4)	I am entering into responsibilities,	o this agreen and	a hetel	nd signed Reaff	irmation Documents for ors must sign.):	rm.	
(5) SIGNATU	I have received a RE(S) (If this as a jo	a copy of the out Reaffirm	Walton Agree	ment, both debto	ors must sign.):		
Date 4	20 13	Signature Signatur	Monday S	Dehtor oint Debtor, if any			
Date	ation Agreement I	ferms Acce		litor:		o5717	
Creditor .	CADITAL ONE, N.A SI Print Nurs Print Name of Repri	vzvki Puslei esentative	GOBE	Signature	9/29// Date	13	
	V. CERTIFICAT To be filed only if the certify that: (1) this certify that into the certify that into the certify the certify that into the certification.		13132/321/10/00 01/00		CANY) course of negoticiing this nd voluntary agreemen my dependent of the del agreement and any defa	agreement. t by the debtor; (2) btor; and (3) I have nult under this	

fully advised the debtor of the legal effect and consequ

CI A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment.

Check box, if the presumption of undue hardship box is checked on page I and the creditor is not a Credit Union

		and the same and t
Date	Signature of Debtor's Attorney	
	Print Name of Debtor's Attorney	

B240A, Reaffirmation Documents

PART V. DISCLOSURE STATEMENT AND INSTRUCTIONS TO DEBTOR(S)

Before agreeing to reaffirm a debt, review the terms disclosed in the Reaffirmation Agreement (Part I above) and these additional important disclosures and instructions.

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps, which are detailed in the Instructions provided in Part V, Section B below, are not completed, the Reaffirmation Agreement is not effective, even though you have signed it.

DISCLOSURE STATEMENT A.

- What are your obligations if you reaffirm a dobt? A reaffirmed debt remains your personal legal obligation to pay. Your reaffirmed debt is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Your obligations will be determined by the Reaffirmation Agreement, which may have changed the terms of the original agreement. If you are realfirming an open end credit agreement, that agreement or applicable law may permit the creditor to change the terms of that agreement in the future under certain conditions.
- Are you required to enter into a reaffirmation agreement by any law? No, you are not required to realfirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments that you agree to make.
- What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A 'hien'? is often referred to as a security interest, deed of trust, mortgage, or security deed. The property subject to a lien is often referred to as collateral. Even if you do not reaffirm and your personal liability on the debt is discharged, your creditor may still have a right under the lieu to take the collateral if you do not pay or default on the debt. If the collateral is personal property that is exempt or that the wustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you make a single payment to the creditor equal to the current value of the collateral, as the parties agree or the court determines.
 - How soon do you need to enter into and file a reaffirmation agreement? If you decide to enter into a reaffirmation agreement, you must do so before you receive your discharge. After you have entered into a reaffirmation agreement and all parts of this form that require a signature have been signed, either you or the creditor should file it as soon as possible. The signed agreement must be filed with the court no later than 60 days after the first date set for the meeting of creditors, so that the court will have time to schedule a hearing to approve the agreement if approval is required. However, the court may extend the time for filing, even after the 60-day period has ended.
 - Can you cancel the agreement? You may rescind (cancel) your Reaffirmation Agreement at any time before the bankruptcy court enters your discharge, or during the 60-day period that begins on the date your Reaffirmation Agreement is filed with the court, whichever occurs later. To rescind (cancel) your Reaffirmation Agreement, you must notify the creditor that your kenffirmation Agreement is rescinded (or cauceled). Remember that you can rescind the agreement, even if the court approves it, as long as you rescind within the time allowed.

When will this Reaffirmation Agreement be effective?

a. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement and

i. if the creditor is not a Credit Union, your Reaffurnation Agreement becomes effective when it is filed with the court unless the reaffurnation is presumed to be an undue hardship. If the Reaffirmation Agreement is presumed to be an undue hardship, the court must review it and may set a hearing to determine whether you have rebutted the presumption of undue hardship.

ii. if the creditor is a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court

- b. If you were not represented by an attorney during the negotiation of your Reaffirmation Agreement, the Reaffirmation Agreement will not be effective unless the court approves it. To have the court approve your agreement, you must file a motion. See Instruction 5, below. The court will notify you and the creditor of the hearing on your Reaffirmation Agreement. You must attend this hearing, at which time the inege will review your Reaffirmation Agreement. If the judge decides that the Reaffirmation Agreement is in your best interest, the agreement will be approved and will become effective. However, if your Reaffirmation Agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home, you do not need to file a motion or get court approval of your Reaffirmation Agreement.
- What if you have questions about what a creditor can do? If you have questions about reaffirming a debt or what the 'aw requires, consult with the attorney who helped you regotiate this agreement. If you do not have an attorney halping you, you may ask the judge to explain the effect of this agreement to you at the hearing to approve the Reaffirmation Agreement. When this disclosure refers to what a creditor "may" do, it is not giving any creditor permission to do anything. The word "may" is used to tell you what might occur if the law permits the creditor to take the action.

INSTRUCTIONS В.

- Review these Disclosures and carefully consider your decision to reaffirm. If you want to reaffirm, review and complete the information contained in the Reaffirmation Agreement (Part I above). If your case is a joint case, both sponses must sign the agreement if both are reaffirming the debt.
- Complete the Debtor's Statement in Support of Realfinnation Agreement (Part II above). Be sure that you can afford to make the payments that you are agreeing to make and that you have received a copy of 2. the Disclosure Statement and a completed and signed Reaffirmation Agreement.
- If you were represented by an attorney during the negotiation of your Reaffirmation Agreement, your attorney musi sign and date the Certification By Debtor's Attorney (Part IV above).
- You or your creditor must file with the court the original of this Reaffirmation Documents packet and a completed Reaffirmation Agreement Cover Sheet (Official Bankruptcy Form 27). 4.
- If you are not represented by an attorney, you must also complete and file with the court a separate document entitled "Motion for Court Approved of Reaffirmation Agreement" unless your Reaffirmation Agreement is for a consumer debt secured by a lien on your real property, such as your home. You can use Form B2208 to do thus

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B240A, Reaffirmation Documents

DEFINITIONS C.

- "Amount Reaffirmed" means the total amount of debt that you are miroeing to pay (reaffirm) by entering into this agreement. The total amount of debt includes any papard fees and costs that you are 1. agreeing to pay that arose on or before the date of disclosure, which is the date specified in the Reaffirmation Agreement (Fart I. Section B above). Your credit agreement may obligate you to pay additional amounts that arise after the date of this disclosure. You should consult your credit agreement to determine whether you are obligated to pay additional amounts that may arise after the date of this disclosure.
- "Annual Percentage Rate" means the interest rate on a loan expressed under the rules required by federal law. The annual percentage rate (as opposed to the "stated interest rate") tells you the full cost of your credit including many of the creditor's fees and charges You will find the annual percentage rate for your original agreement on the disclosure statement that was given to you when the loan papers were signed or on the monthly statements sent to you for an open end credit account such as a credit card.
- "Credit Union" means a financial institution as defined in 12 U.S.C. § 461(b)(1)(A)(iv). It is owned and controlled by and provides financial services to its members and typically uses words like "Credit Union" or initials like "C.U." or "F.C.U." in its name.

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B240B (Form B240H) (12/09)

UNITED STATES BANKRUPTCY COURT

Northern District of Georgia

Case No. 13-51417 In re Justin J. Barlow Chapter_7____ Debtor

MOTION FOR APPROVAL OF REAFFIRMATION AGREEMENT

I (we), the debter(s), affirm the following to be true and correct

I am not represented by an attorney in connection with this reaffirmation agreement.

I believe this reaffirmation agreement is in my best interest based on the income and expenses I have disclosed in my Statement in Support of Reaffirmation Agreement, and because (provide any additional relevant reasons the court should consider).

Therefore, I ask the court for an order approving this reaffirmation agreement under the following provisions (check all applicable boxes):

G 11 U.S.C. § 524(c)(S) (debtor is not represented by an attorney during the course of the negotiation of the reaffirmation agreement)

G 11 U.S.C. § 524(in) (presumption of undue hardship has arisen because monthly expenses exceed monthly income, as explained in Part II of Form B240A, Reaffirmation Documents)

Filed 04/29/13/14:54:41 Case 13-51417-jem Doc 14 **Desc Main** Document Page 11 of 18)_1209.php B240C (Form B240C) (12/05) United States Bankruptey Court Northern District of Georgia Case No. 13-5141 Chapter __ I.... In re Justin J. Barlow Debtor ORDER ON REAFFIRMATION AGREEMENT The debtor(s)

that (nave) filed a motion for approval of the made between the debtor(s) and made between the debtor(s) and the court held the hearing required by 11 U.S.C.

The court held the hearing required by 11 U.S.C. § 524(d) on notice to the debtor(s) and the creditor on ______(date). G The court grants the debtor's motion under 11 U.S.C. § 524(c)(6)(A) and approves the reaffirmation agreement described above as not COURT ORDER: imposing an undue hardship on the debtor(s) or a dependent of the debtor(s) and as being in the best interest of the debtor(s). G The court grants the debtor's motion under 11 U.S.C. § 524(k)(8) and approves the reaffirmation agreement described above. G The court does not disapprove the reaffirmation agreement under 11 U.S.C. § 524(m). G. The court disapproves the reaffirmation agreement under 11 US.C. § 524(m). G The court does not approve the reaffurnation agreement.

BY THE COURT

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Middle Initial Last Name Social Security Number Date of Birth (MM/DD/YYYY)			married WI reside	nt - complete n	ame and address o	nlv)	paying was congaco
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(For Suzuki Use Only) INITIAL SALE AMT CREDIT LIMIT I.D. Verified by: I.D. #1 Photo ID (Applicant) Type: I.D. # State Date of Issue / Exp. Date / I.D. #2 Credit Card (Applicant) Type: I.D. # State Date of Issue / Exp. Date / I.D. #1 Photo ID (Joint Applicant) Type: I.D. # State Date of Issue / Exp. Date / I.D. #2 Credit Card (Joint Applicant) MC VISA AMEX DISCOVER OTHER Exp. Date /	Applicant's Signature	n Novalan	Vate (MM/DD/TT)	Joint Applicant's Sig	nature	Date (MK	. *
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Case 13-51417-jeiii Duc 14	Document Page 13 of 18	14.54.41
ACCOUNT #		
	0821 ORG# 222	
BACIOW JUSTIN J.		7111
(Cardholder's Name)	Acon # March	ant/Store #
(Cardholder's Street Address)	Motions Association (Merchant's/Dealer's Name)	·
Credit Plan (required for all sales) Promotion Code	DELIVERY INSTRUCTIONS:	DATE OF DELIVERY/
244205p	□ ADD-ON □ PICK UP □ INSTALLED □ DELIVERED	INSTALLATION 513108
For A Promotional Sale ONLY, Complete TERM & TYPE:	QUAN. DESCRIPTION	SALE PRICE
Select and Fill in Proper TERM (ONLY QNE): Your promotion will expire in	PRODUCT LINE	
Your promotion will expire in(month, year).	MODEL NO.	· ·
Special Payments Select and Fill in Proper payments* (if applicable):	G 9 x 4 1 900	
☐ Equal Payments OR ☐ Fixed Payment Amount \$	VINHULUSERIAL NO.	
*As kong as monthly payments are received by the payment due date.	JS167771487197932	11499
Select and Fill in Proper TYPE (ONLY ONE):	☐ ALREADY ELECTRONICALLY FUNDED	
Delayed Payment. During the specified period, no Minimum Monthly Payment is due on your purchase. Finance Charges will be imposed.		151.88
Waived Finance Charge, Each month, you are required to pay the Minimum Monthly Payment. During the specified period no Finance Charges will be imposed on your	lin	7077 71 0
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will be imposed on the purchase. Same As CastyMinimum Monthly Payments Delayed. During the specified period,		
Finance Charges will accrue on your purchase. However, if you pay the entire purchase amount before the promotional due date, no Finance Charges will be	DATE OF SALE SUB TOTAL	
imposed on the purchase. No Minimum Monthly Payments are required on your purchase during the specified period.	SALES TAX	
Reduced Rate. Ouring the specified period, a reduced periodic rate of% APR will be applied to your purchase, if your Account is kept current.	AUTHORIZATION CODE D862 GASH PRIC	847.96
Delayed Payment/Waived Finance Charge followed by Reduced Rate: For the first months from the date of possession, no Minimum Monthly Payment is due and	INVOICE NUMBER	<u> </u>
no Finance Charges will be Imposed on your purchase. For the next months thereafter, a reduced periodic rate of% APR will be applied to your purchase, if your Account is kept current.	CASH DOWN	7.44
For details of all Promotional Credit Plans, please refer to your Cardholder Agreement and Disclosure Statement.	MERCHANT'S AUTH, REPRESENTATIVE REP NO. PAYMENT UNPAID	2000 00
Lacknowledge receipt of a completed copy of this Sales Slip and the purchase of the goods and/or	BALANCE (AMOUNT FINANCED)	10979 55
services described herein and promise to pay the Unpaid Balance plus any Finance Charges and fees due in accordance with the terms of the Cardholder Agreement and Disclosure Statement, incorporated by reference. I understand that I am hereby granting HSBC Bank Nevada, N.A. a purchase money security interest in the goods described herein until the Unpaid Balance of my Account or such goods are paid in full, whichever comes first, unless otherwise prohibited by law.	"-	84060
(CARDHOLDER'S SIGNATURE)		
(वाध कोरर्ग (। नद्र)		

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RELEASE OF LIEN OR SECURITY INTEREST DATE OF RELEASE SECURITY INTEREST HOLDER AUTHORIZED AGENT STILLEN BY 2ND LIEN BY 3RD LIEN BY	The Georgia Department of Revenue issued this title pursuant to the Motor Vehicle Certificate of Title Act and this title is subject to its provisions. The Department certifies that on application duly made, the person named herein is registered as the lawful owner of the vehicle described subject to any liens or security interests set forth and such liens or security interests as may subsequently be filed with the Commissioner.

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BILL OF SALE

This BILL OF SALE (the "BIII of Sale") dated May 1, 2012, is by and among HSBC Finance Corporation, a Delaware corporation, HSBC Retail Services, Inc., a Delaware corporation, HSBC Bank Nevada, N.A., a national banking association, HSBC Card Services Inc., a Delaware corporation, HSBC Receivables Acquisition Company I, a Delaware corporation and HSBC Receivables Funding Inc. 11, a Delaware corporation (each, a "Transferring Entity"), in favor of Capital One, National Association, a national banking association ("CONA"), and Capital One Bank (USA), National Association, a national banking association ("COBNA"). Capitalized terms used but not otherwise defined herein shall have the meanings given to such terms in the Agreement (as defined below).

WHEREAS, each of CONA and COBNA is a wholly owned Subsidiary of Capital One Financial Corporation ("Purchaser");

WHEREAS, Purchaser, HSBC Finance Corporation, HSBC USA Inc. and HSBC Technology & Services (USA) Inc. are parties to that certain Purchase and Assumption Agreement, dated as of August 10, 2011 (the "Agreement");

WHERBAS, pursuant to Section 2.1(a) of the Agreement, effective as of the Effective Time, each Seller, as applicable, is to sell, convey, transfer, assign and deliver, or cause one or more of its Subsidiaries to sell, convey, transfer, assign and deliver to Purchaser, and Purchaser is to purchase and accept from each Seller or its applicable Subsidiaries, all of each such Selling Entity's right, title and interest in, to and under the Acquired Assets that are tangible personal property (the "Applicable Acquired Assets");

WHERBAS, pursuant to <u>Section 10.2</u> of the Agreement, Purchaser may assign its right under the Agreement to acquire any asset to any wholly owned Subsidiary without the prior written consent of any other party to the Agreement and has assigned its right to acquire the Applicable Acquired Assets to CONA or COBNA, as applicable; and

WHEREAS, pursuant to <u>Sections 3.2(c)</u> and <u>3.3(b)</u> of the Agreement, the parties desire to execute and deliver at the Closing this Bill of Sale to evidence the sale, conveyance, transfer, assignment and delivery of the Applicable Acquired Assets owned by the Transferring Entitles to Purchaser and/or its wholly owned Subsidiaries as of the Closing Date.

NOW, THEREFORE, in consideration of the payment by Purchaser and/or its wholly owned Subsidiaries of the Purchase Price and the assumption by Purchaser and/or its wholly owned Subsidiaries of the Assumed Liabilities for the sale, conveyance, transfor, assignment and delivery of the Acquired Assets owned by the Selling Entities, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Transferring Entity, intending to be legally bound, does hereby sell, convey, transfer, assign and deliver to CONA and COBNA; and their successors and assigns, in accordance with the allocations set forth on Annex A hereto, all of such Transferring Entity's right, title and interest in, to and under the Applicable Acquired Assets owned by it free and clear of all Liens (except for Permitted Liens); TO HAVE AND TO HOLD unto CONA and COBNA (in accordance with the allocations set forth on Annex A hereto), their successors and assigns, as applicable, to their

IN WITNESS WHEREOF, the parties have executed this Bill of Sale as of the

[signature pages have been distributed separately]

own use and benefit forever, all of the Applicable Acquired Assets hereby sold, assigned, transferred, conveyed and delivered as of the Closing.

THE PARTIES FURTHER COVENANT AND AGREE AS FOLLOWS:

- a. From time to time each Transferring Entity and its successors and assigns shall, and shall cause its Subsidiaries to, without further consideration, cooperate, execute and deliver all such further bills of sale, assignments or other instruments of conveyance and transfer, and take such actions, all as may be reasonably requested by CONA and COBNA, and their successors or assigns, in order to carry out the sale, assignment, conveyance, transfer and delivery of the Applicable Acquired Assets covered by this Bill of Sale as contemplated in this Bill of Sale and the Agreement. From time to time each Transferring Entity and its successors and assigns shall,
- b. This Bill of Sale shall become effective as of the Effective Time at the Closing pursuant to the terms of the Agreement. Nothing in this Bill of Sale shall be deemed to constitute an agreement to self, convey, transfer, assign or deliver to Purchaser or its Subsidiaries any Applicable Acquired Asset (or portion thereof) prior to the Effective Time.
- c. This Bill of Sale is given pursuant to the provisions of the Agreement and the sale, conveyance, transfer, assignment, and delivery of the Applicable Acquired Assets hereunder are made subject to the terms and conditions of the Agreement and shall be construed consistently therewith. Nothing in this Bill of Sale, express or implied, is interieded to or shall be constitued to supersede, modify, replace, amend, rescind, waive, expand or limit in any way the rights of the parties under, and the terms of, the Agreement. In the event that any provision of this Bill of Sale is construed to conflict with a provision in the Agreement, the parties agree that the provision in the Agreement shall be controlling.
- d. The following Sections of the Agreement are incorporated into this Bill of Sale by reference, to be applied and construed consistently with the application of such Sections in the Agreement as if such Sections were set forth herein: Sections 10.1. 10.2, 10.3, 10.4, 10.5, 10.6, Agreement as it such a 10.7, 10.10 and 10.13.

(Signatures Appear on the Following Page)

HSBC FINANCE CORRORATION

<u> Amm</u>

Name: Gregory T. Zeeman
Title: Executive Vice President and
Chief Operating Officer, USA

Case 13-51417-jem Doc "工中 "Filed 04/29/13" Enterett 04/29/13 14:54:41 DeserViein12 Document Page 16 of 18 HSBC BANK NBVADA, N.A.

By: Louis

Name: Mike Reeves

Title: Executive Vice President, Chief Financial

Officer and Treasurer [Signature Page to Bill of Sale] (Signature Page to Bill of Sale) 03:41:02 p.m. 25-04-2012 03:41:06 p.m. 25-04-2012 HSBC RECEIVABLES ACQUISITION COMPANY I

By: Authorized Acquisition Company I

Name: Mike Reeves

Title: Receutive Vice President, Chief Financial

Officer and Treasurer HSBC CARD SERVICES INC. By: Name: Mike Reeves
Title: Beccutive Vice President, Chief Financial
Officer and Treasurer

Case 13-51417-jem Doc*14 Piled 04/29/13 Entered 04/29/13 14:54:41 **Desc Main** Document Page 17 of 18 CAPITAL BATIONAL ASSOCIATION HSBC RECEIVABLES FUNDING INC. 11 This keens Name Title Murray P. Abrams Executive Vice President. Name: Mike Rooves
Title: Brecutive Vice President, Chief Pinancial
Officer and Treasurer Corporate Development IStanglure Page to Bill of Sale) [Signature Page to Bill of Sale] Annex A Allocations 1. The following Applicable Acquired Assets are hereby assigned to COBNA but only to the extent such Applicable Acquired Assets relate to the products set forth on <u>Schedule A</u> hereto (<u>provided</u> that any such Applicable Acquired Asset that is not fully separable between COBNA and CONA based on the products set forth on <u>Schedule A</u> shall not be assigned to COBNA and is instead hereby assigned to CONA in accordance with paragraph (2) below): CAPITAL ONE B NK (USA), NATIONAL ASSOCIATION Title: live Vice President, rate Development Acquired Assets All CRS Accounts and all Gross Receivables and Accrued Interest and Fees related to the CRS Accounts, and all Charged Off Accounts and the right to any recoveries or collections with respect thereto;
All CRS Account Agreements, pending applications for CRS Accounts and outstanding solicitations for CRS Accounts (other than the Excluded Accounts);
All loans associated with CRS Accounts (other than the Excluded Accounts);
The right to receive Interchange Fees and annual or other fees from Borrowers under the CRS Accounts, including the pro rate portion of any annual or other fees from Borrowers under the CRS Accounts for any period after the Effective Time: Time;
The pro rata portion of any fees paid in connection with the CRS Business for any period after the Effective Time;
the Books and Records and Cardholder List;
All BlNs and ICAs used for the CRS Accounts;
Any security deposits related to Acquired Assets (if any);
Rights to provide the Enhancement Services and the right to provide enhancement services currently offered by the Sellers in connection with the CRS Business through third parties or Affiliates of Sellers that are not Selling Entities; and
The Other Specified Assets that are: (1) loans without recourse, (2) contra credit balances, (3) other miscellancous receivables and (4) unbilled and accrued interest less the pro rata portion of annual or other fees.

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Products

- American DreamCard
 Cash Rowards
 Client 5221
 DAMARK (containing the Damark Visa logo but not the Damark Internat'l Inactive

- 3. Client 5221
 4. DAMARK (containing the Damark Viss logo but not the Damark Internat'l Inac logo)
 5. Direct Merchants Bank Discover Network Card
 6. Direct Reward Platinum Discover Network Card (Organic & Secondary)
 7. Direct Rewards Platinum MasterCard
 8. DMB
 9. Household Bank
 10. Household Bank
 10. Household Bank unsecured
 11. Household Bank MasterCard (containing the HSBC MasterCard logo but not the Household Bank MasterCard logo)
 12. Household Bank Refund Rewards Buying Card
 13. Household Bank Seured
 14. Household Bank Viss
 15. HSBC
 16. HSBC Discover Network Card
 18. HSBC Platinum MasterCard
 19. HSBC Platinum MasterCard
 19. HSBC Platinum Viss
 20. Metris Co
 21. Orchard Bank Standard Secured
 22. Orchard Bank Unsecured
 23. Platinum Miss Unbranded
 24. Platinum Viss Unbranded
 25. Premier World MasterCard